

# **EXHIBIT 1**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE DIVISION**

CHASOM BROWN, MARIA NGUYEN,  
WILLIAM BYATT, JEREMY DAVIS,  
and CHRISTOPHER CASTILLO,  
individually and on behalf of all similarly  
situated,

Plaintiffs,

V.

GOOGLE LLC,

Defendant.

Case No. 5:20-cv-03664-LHK

**DEFENDANT'S RESPONSES AND OBJECTIONS TO PLAINTIFFS'  
NOTICE OF RULE 30(b)(6) DEPOSITION**

Pursuant to Rules 26, 30, and 34 of the Federal Rules of Civil Procedure, Defendant Google LLC (“Google”) hereby responds and objects to Plaintiffs’ April 27, 2021 Notice of Rule 30(b)(6) Deposition (the “Notice”). These objections and responses are made solely for the purpose of and in relation to this action, and any production in response will be subject to the Protective Order governing this case (Dkt. 81). In addition, the objections and responses set forth in this document are based on Google’s knowledge, investigations, and analysis to date. As discovery proceeds, Google may become aware of additional facts or evidence and its analysis of the case may change. Google reserves all rights to supplement and amend its objections and responses accordingly.

## GENERAL OBJECTIONS

The following General Objections apply to each and every deposition topic propounded by Plaintiffs and are incorporated into each of Google's responses by reference as if set forth fully therein. A specific response may repeat a General Objection for emphasis or some other reason. The failure to include any General Objection in any specific response shall not constitute a waiver of any General Objection to that deposition topic.

1       1. Google objects to each topic in the Notice to the extent it seeks information protected  
 2 by the attorney-client privilege, attorney work product immunity, or other privilege, immunity, or  
 3 protection afforded by law (“Privileged Information”). Google will not disclose Privileged  
 4 Information in response to the Notice, and any undertaking by Google to respond to the Notice,  
 5 including the designation of persons for deposition testimony to be taken, should be understood to  
 6 exclude Privileged Information.

8       2. Google objects to each topic in the Notice to the extent that it seeks to impose  
 9 obligations and demands on Google greater or more extensive than those imposed by the Federal  
 10 Rules of Civil Procedure, the Local Rules of the United States District Court for the Northern  
 11 District of California, this Court’s orders and instructions, or any other applicable authority.

12       3. Google objects to the Notice to the extent that the “Definitions” purport to enlarge,  
 13 expand, or alter in any way the plain meaning and scope of any specific topic where such  
 14 enlargement, expansion, or alteration renders said topic vague, ambiguous, overbroad, unduly  
 15 burdensome, harassing, incomprehensible, or calling for information that is neither relevant nor  
 16 proportional to the needs of the case. Where a term is vague and ambiguous, Google will respond  
 17 based on its understanding of the term.

19       4. Google’s responses to each topic in the Notice shall not be construed in any way as  
 20 an admission that any definition provided by Plaintiffs is either factually correct or legally binding  
 21 on Google.

23       5. Google objects to each topic in the Notice to the extent that it prematurely seeks  
 24 disclosure of information before Google is required to disclose such information in accordance with  
 25 any applicable law or rule, such as the Northern District of California Local Rules and any order in  
 26 this action.

1       6.     Google objects to each topic in the Notice to the extent that it is vague, ambiguous,  
 2     unintelligible, overbroad, unduly burdensome, or seeks information that is not relevant to the subject  
 3     matter of this action or not proportional to the needs of the case. Google notes that many of the  
 4     topics in the Notice are so broad and general, and unlimited as to time period, that it would be  
 5     practically impossible to educate any one person to testify at a granular level on the topics. Indeed,  
 6     most of the topics cover multiple Google services or technologies. Accordingly, where Google has  
 7     agreed to produce a witness to testify on a particular topic, the witness will be prepared to provide  
 8     a reasonable level of detail on the topic. *See United States v. HVI Cat Canyon, Inc.*, 2016 WL  
 9     11683593, at \*9–11 (C.D. Cal. Oct. 26, 2016) (explaining that “[i]t is simply impractical to expect  
 10     Rule 30(b)(6) witnesses to know the intimate details of everything” and holding that the broad scope  
 11     of the topics in deposition notice “would make witness preparation a nearly impossible task”).  
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13       7.     Google objects to each topic in the Notice to the extent that it calls for legal  
 14     conclusions or information that is more properly the subject of expert discovery.  
 15

16       8.     Google objects to each topic in the Notice to the extent that it seeks information in a  
 17     format or at a level of detail other than that which is ordinarily kept and maintained by Google in  
 18     its regular course of business.  
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20       9.     Google objects to each topic in the Notice to the extent that it requests Google to  
 21     provide “all” or “any” information or documents about a particular subject, on the grounds that such  
 22     requests are overbroad and unduly burdensome, seeking information, documents, and/or things that  
 23     are neither relevant nor proportional to the needs of the case.  
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25       10.    Google objects to Plaintiffs’ definition of “document(s)” in the “Definitions” section  
 26     of the Notice as vague, ambiguous, overly broad, and unduly burdensome to the extent that the  
 27     definition exceeds the scope of documents set forth in the Federal Rules of Civil Procedure, the  
 28     Local Rules of the Northern District of California, or this Court’s orders and instructions.  
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11. Google objects to each topic in the Notice that is unlimited as to time and/or location as vague, overly broad, unduly burdensome, and not reasonably calculated to lead to the discovery of admissible evidence.

12. Google reserves the right to supplement, amend, modify, or correct its responses to the topics in the Notice as additional pertinent evidence becomes available. The disclosure of any irrelevant information is not to be construed as a waiver of any claim of irrelevance.

13. Any objection by Google does not constitute a representation or admission that such information does in fact exist or is known to Google.

14. Google's responses to each topic in the Notice or agreement to designate a witness with respect to these deposition topics shall not be construed in any way as an admission that any statement by Plaintiffs set forth in the topics is either factually correct or legally binding upon Google.

## **SPECIFIC OBJECTIONS AND RESPONSES TO DEPOSITION TOPICS**

Subject to the foregoing General Objections, Google objects and responds to Plaintiffs' deposition topics as follows:

## TOPIC NO. 1:

Identification of logs, database, storage systems, and data structures containing private browsing information and data derived from private browsing, including “raw logs” [REDACTED]

## **RESPONSE TO TOPIC NO. 1:**

Google incorporates its General Objections as if set forth fully herein. Google further objects to this request as vague and ambiguous as to the terms “logs,” “database,” “storage systems,” “data structures,” and “[REDACTED]” which are neither self-evident nor defined. Google further objects to this request as vague and ambiguous as to the quoted term “raw logs,”

1 which Plaintiffs have not explained or defined. Google further objects to this request as overly broad  
 2 and unduly burdensome to the extent it seeks information concerning “logs, database, storage  
 3 systems, and data structures containing private browsing information and data derived from private  
 4 browsing” that pertain to data Google received from services other than those at issue in this case  
 5 (*i.e.*, Google Ad Manager and Google Analytics). Subject to the foregoing objections, Google will  
 6 produce a witness to testify on this topic for data received through Google Analytics or Google Ad  
 7 Manager.

9 **TOPIC NO. 2:**

10 Google’s ability (regardless of Google’s policies) to search for and collect private browsing  
 11 information from the logs, databases, storage systems, and data structures identified in Topic 1,  
 12 including through the use of Google internal databases and tools both by individuals at Google and  
 13 by automated mechanisms.

15 **RESPONSE TO TOPIC NO. 2:**

16 Google incorporates its General Objections as if set forth fully herein. Google further objects  
 17 to this request as vague and ambiguous as to the terms “logs,” “databases,” “storage systems,” and  
 18 “data structures,” which are neither self-evident nor defined. Google further objects to this request  
 19 as overly broad and unduly burdensome to the extent it seeks information concerning “logs,  
 20 database, storage systems, and data structures” that pertain to data Google received from services  
 21 other than those at issue in this case (*i.e.*, Google Ad Manager and Google Analytics). Subject to  
 22 the foregoing objections, Google will produce a witness to testify on this topic for data received  
 23 through Google Analytics or Google Ad Manager.

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**1 TOPIC NO. 3:**

2 The origins of the logs, databases, storage systems, and data structures identified in Topic 1,  
3 including how the tools, applications, systems, devices, and products and services that generate the  
4 logs, databases, storage systems, and data structures have functioned during the class period.

**5 RESPONSE TO TOPIC NO. 3:**

6 Google incorporates its General Objections as if set forth fully herein. Google further objects  
7 to this request as vague and ambiguous as to the terms “logs,” “databases,” “storage systems,” “data  
8 structures,” “tools,” “applications,” “systems,” “devices,” “products,” “services: and “generate,”  
9 which are neither self-evident nor defined. Google further objects to this request as overly broad  
10 and unduly burdensome to the extent it seeks information concerning “logs, database, storage  
11 systems, and data structures” that pertain to data Google received from services other than those at  
12 issue in this case (*i.e.*, Google Ad Manager and Google Analytics). Subject to the foregoing  
13 objections, Google will produce a witness to testify on this topic for data received through Google  
14 Analytics or Google Ad Manager.

**17 TOPIC NO. 4:**

18 Google’s retention policies and practices for the logs, databases, storage systems, and data  
19 structures identified in Topic 1, including any changes during the class period.

**20 RESPONSE TO TOPIC NO. 4:**

21 Google incorporates its General Objections as if set forth fully herein. Google further objects  
22 to this request as vague and ambiguous as to the terms “logs,” “databases,” “storage systems,” and  
23 “data structures,” which are neither self-evident nor defined. Google further objects to this request  
24 as seeking irrelevant information because any dispute regarding Google’s log retention policies is  
25 moot in light of the protective order issued in *Calhoun, et al v. Google LLC*, Case No. 20-cv-05146-  
26 LHK (SVK), Dkt. 174 (N.D. Cal.), and the deposition testimony that Google provided in the  
27  
28 LHK (SVK), Dkt. 174 (N.D. Cal.), and the deposition testimony that Google provided in the

1 *Calhoun* litigation, which is available to Plaintiffs. Google further objects to this request as overly  
 2 broad and unduly burdensome to the extent it seeks information concerning “logs, database, storage  
 3 systems, and data structures” that pertain to data Google received from services other than those at  
 4 issue in this case (*i.e.*, Google Ad Manager and Google Analytics). Subject to the foregoing  
 5 objections, Google will produce a witness to testify on this topic for data received through Google  
 6 Analytics or Google Ad Manager.  
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9 **TOPIC NO. 5:**

10 Google’s preservation for purposes of this litigation of the logs, databases, storage systems,  
 11 and data structures identified in Topic 1, including any changes during the class period.

12 **RESPONSE TO TOPIC NO. 5:**

13 Google incorporates its General Objections as if set forth fully herein. Google further objects  
 14 to this request as vague and ambiguous as to the terms “logs,” “databases,” “storage systems,” and  
 15 “data structures,” which are neither self-evident nor defined. Google further objects to this request  
 16 to the extent it seeks information covered by the attorney client privilege, attorney work product  
 17 doctrine, or other applicable privileges. Google further objects to this request as seeking irrelevant  
 18 information because any dispute regarding Google’s log retention policies is moot in light of the  
 19 protective order issued in *Calhoun, et al v. Google LLC*, Case No. 20-cv-05146-LHK (SVK) (N.D.  
 20 Cal.), Dkt. No. 173-1 (“Based upon the facts currently before this Court, Google need not suspend  
 21 its standard retention periods applicable to data logs that reflect event-level data of Chrome users in  
 22 the United States.”); Dkt. No. 174 (granting motion for protective order), and the deposition  
 23 testimony that Google provided in the *Calhoun* litigation, which is available to Plaintiffs. Google  
 24 further objects to this request to the extent it seeks information regarding Google’s preservation of  
 25 potential class members’ data, which the court determined is “not relevant in light of the Court’s  
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1 ruling in Dkt. 173-1.” *Calhoun*, Case No. 20-cv-05146-LHK (SVK) (N.D. Cal.), Dkt. No. 192-1 at  
 2 1. Thus, this topic is not proportional to the needs of the case, and the burden of the proposed  
 3 discovery outweighs any likely benefit. For these reasons, Google will not produce a witness to  
 4 testify on this topic.

5 **TOPIC NO. 6:**

6 As referenced and shown in logs, databases, storage systems, and data structures, Google’s  
 7 identification and correlation of users, devices, electronic addresses, and any other identifiers in  
 8 connection with web browsing activities, including by the use of identifiers decipherable only to  
 9 Google (e.g., Google’s X-Client-Data header, GAIA, [REDACTED]  
 10 [REDACTED] (and similar “twice baked” cookies or crackers)) and Google processes running on the  
 11 device and any third party identifiers hosted by Google.

12 **RESPONSE TO TOPIC NO. 6:**

13 Google incorporates its General Objections as if set forth fully herein. Google further objects  
 14 to this request as vague and ambiguous as to the terms “logs,” “databases,” “storage systems,” “data  
 15 structures,” “identifiers,” “‘twice baked’ cookies” and “crackers” which are neither self-evident nor  
 16 defined. Google objects to this topic as overly broad and unduly burdensome to the extent it seeks  
 17 information regarding Google processes that are irrelevant to the collection, use, or storage of  
 18 browsing data from users who are not logged into a Google account. Plaintiffs’ purported classes  
 19 are composed solely of users who were not signed into Google accounts, and thus they are not  
 20 entitled to discovery that relates solely to signed-in users. *See, e.g., Ali v. Gilead Sci., Inc.*, 2018 WL  
 21 3491905, at \*3 (N.D. Cal. July 20, 2018) (“The Court denies RFP No. 11 [seeking documents  
 22 regarding non-U.S. citizen employees] as irrelevant. Ali’s complaint states he is a U.S. citizen. As  
 23 a result, the production of data regarding employees who are not U.S. citizens or H1-B visa holders  
 24 is neither relevant nor proportional to the needs of the case.”). Google further objects to this request  
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1 as overly broad and unduly burdensome to the extent it seeks information concerning “logs,  
 2 database, storage systems, and data structures” that pertain to data Google received from services  
 3 other than those at issue in this case (*i.e.*, Google Ad Manager and Google Analytics). Subject to  
 4 the foregoing objections, Google will produce a witness to testify on this topic for data received  
 5 through Google Analytics or Google Ad Manager.  
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7 **TOPIC NO. 7:**

8 How identifiers decipherable only to Google of Topic 6, (e.g., Google’s X-Client-Data  
 9 header, GAIA, and [REDACTED] (and similar “twice baked”  
 10 cookies or crackers)), are created, determined, and derived.

11 **RESPONSE TO TOPIC NO. 7:**

12 Google incorporates its General Objections as if set forth fully herein. Google further objects  
 13 to this request as vague and ambiguous as to the terms “identifiers,” “twice baked” cookies” and  
 14 “crackers” which are neither self-evident nor defined. Google objects to this topic as overly broad  
 15 and unduly burdensome to the extent it seeks information regarding Google processes that are  
 16 irrelevant to the collection, use, or storage of browsing data from users who are not logged into a  
 17 Google account. Plaintiffs’ purported classes are composed solely of users who were not signed into  
 18 Google accounts, and thus they are not entitled to discovery that relates solely to signed-in users.  
 19 See, *e.g.*, *Ali v. Gilead Sci., Inc.*, 2018 WL 3491905, at \*3 (N.D. Cal. July 20, 2018) (“The Court  
 20 denies RFP No. 11 [seeking documents regarding non-U.S. citizen employees] as irrelevant. Ali’s  
 21 complaint states he is a U.S. citizen. As a result, the production of data regarding employees who  
 22 are not U.S. citizens or H1-B visa holders is neither relevant nor proportional to the needs of the  
 23 case.”). Google further objects to this request as overly broad and unduly burdensome to the extent  
 24 it seeks information concerning “identifiers” that pertain to data Google received from services other  
 25 than those at issue in this case (*i.e.*, Google Ad Manager and Google Analytics). Subject to the  
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1 foregoing objections, Google will produce a witness to testify on this topic for data received through  
 2 Google Analytics or Google Ad Manager.

3 **TOPIC NO. 8:**

4 As referenced and shown in logs, databases, storage systems, and data structures, how and  
 5 when concurrent Google processes on a device, outside of the user's browser, may interact or  
 6 capture private browsing data, whether directly or indirectly.

7 **RESPONSE TO TOPIC NO. 8:**

8 Google incorporates its General Objections as if set forth fully herein. Google further objects  
 9 to this request as vague and ambiguous as to the terms "logs," "databases," "storage systems," "data  
 10 structures," and "indirectly" which are neither self-evident nor defined. Google objects to this topic  
 11 as overly broad and unduly burdensome to the extent it seeks information regarding Google  
 12 processes that are irrelevant to the collection, use, or storage of browsing data from users who are  
 13 not logged into a Google account. Plaintiffs' purported classes are composed solely of users who  
 14 were not signed into Google accounts, and thus they are not entitled to discovery that relates solely  
 15 to signed-in users. *See, e.g., Ali v. Gilead Sci., Inc.*, 2018 WL 3491905, at \*3 (N.D. Cal. July 20,  
 16 2018) ("The Court denies RFP No. 11 [seeking documents regarding non-U.S. citizen employees]  
 17 as irrelevant. Ali's complaint states he is a U.S. citizen. As a result, the production of data regarding  
 18 employees who are not U.S. citizens or H1-B visa holders is neither relevant nor proportional to the  
 19 needs of the case."). Subject to the foregoing objections, Google will produce a witness to testify on  
 20 this topic.

21 **TOPIC NO. 9:**

22 As referenced and shown in logs, databases, storage systems, and data structures, how and  
 23 when Google processes attempt to link, correlate, associate, or otherwise join either probabilistically

1 or deterministically data collected from concurrent processes on a device, including in connection  
 2 with private browsing data.

3 **RESPONSE TO TOPIC NO. 9:**

4 Google incorporates its General Objections as if set forth fully herein. Google further objects  
 5 to this request as vague and ambiguous as to the terms “logs,” “databases,” “storage systems,” “data  
 6 structures,” and “join either probabilistically or deterministically data collected from concurrent  
 7 processes on a device,” which are neither self-evident nor defined. Google objects to this topic as  
 8 overly broad and unduly burdensome to the extent it seeks information regarding Google processes  
 9 that are irrelevant to the collection, use, or storage of browsing data from users who are not logged  
 10 into a Google account. Plaintiffs’ purported classes are composed solely of users who were not  
 11 signed into Google accounts, and thus they are not entitled to discovery that relates solely to signed-  
 12 in users. *See, e.g., Ali v. Gilead Sci., Inc.*, 2018 WL 3491905, at \*3 (N.D. Cal. July 20, 2018) (“The  
 13 Court denies RFP No. 11 [seeking documents regarding non-U.S. citizen employees] as irrelevant.  
 14 Ali’s complaint states he is a U.S. citizen. As a result, the production of data regarding employees  
 15 who are not U.S. citizens or H1-B visa holders is neither relevant nor proportional to the needs of  
 16 the case.”). Subject to the foregoing objections, Google will produce a witness to testify on this  
 17 topic.

18 **TOPIC NO. 10:**

19 How and when concurrent Google processes on a device, outside of the user’s browser, may  
 20 generate logs, database, storage system, and data structure entries that include private browsing data  
 21 or data derived from private browsing information.

22 **RESPONSE TO TOPIC NO. 10:**

23 Google incorporates its General Objections as if set forth fully herein. Google further objects  
 24 to this request as vague and ambiguous as to the terms “logs,” “database, storage system, and data

1 structures entries,” and “data derived from private browsing information,” which are neither self-  
 2 evident nor defined. Google objects to this topic as overly broad and unduly burdensome to the  
 3 extent it seeks information regarding Google processes that are irrelevant to the collection, use, or  
 4 storage of browsing data from users who are not logged into a Google account. Plaintiffs’ purported  
 5 classes are composed solely of users who were not signed into Google accounts, and thus they are  
 6 not entitled to discovery that relates solely to signed-in users. *See, e.g., Ali v. Gilead Sci., Inc.*, 2018  
 7 WL 3491905, at \*3 (N.D. Cal. July 20, 2018) (“The Court denies RFP No. 11 [seeking documents  
 8 regarding non-U.S. citizen employees] as irrelevant. Ali’s complaint states he is a U.S. citizen. As  
 9 a result, the production of data regarding employees who are not U.S. citizens or H1-B visa holders  
 10 is neither relevant nor proportional to the needs of the case.”). Subject to the foregoing objections,  
 11 Google will produce a witness to testify on this topic.  
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13 **TOPIC NO. 11:**

14       How data generated by Google’s provision of its products and services is logged, stored, and  
 15 structured by Google, including private browsing data.  
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17 **RESPONSE TO TOPIC NO. 11:**

18       Google incorporates its General Objections as if set forth fully herein. Google objects to this  
 19 topic as overly broad and unduly burdensome to the extent it seeks information regarding Google  
 20 processes that are irrelevant to the collection, use, or storage of browsing data from users who are  
 21 not logged into a Google account. Google further objects to this request as vague and ambiguous as  
 22 to the term “structured,” which is neither self-evident nor defined. Plaintiffs’ purported classes are  
 23 composed solely of users who were not signed into Google accounts, and thus they are not entitled  
 24 to discovery that relates solely to signed-in users. *See, e.g., Ali v. Gilead Sci., Inc.*, 2018 WL  
 25 3491905, at \*3 (N.D. Cal. July 20, 2018) (“The Court denies RFP No. 11 [seeking documents  
 26 regarding non-U.S. citizen employees] as irrelevant. Ali’s complaint states he is a U.S. citizen. As  
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1 a result, the production of data regarding employees who are not U.S. citizens or H1-B visa holders  
2 is neither relevant nor proportional to the needs of the case.”). Subject to the foregoing objections,  
3 Google will produce a witness to testify on how Google logs and stores data generated by providing  
4 Google Ad Manager and Google Analytics..

5 **TOPIC NO. 12:**

6 Identification of Google employees with responsibilities tied to Topics 1-11.

7 **RESPONSE TO TOPIC NO. 12:**

8 Google incorporates its General Objections as if set forth fully herein. Google objects to this  
9 topic as overly broad and unduly burdensome because (i) Topics 1-11 are overly broad and unduly  
10 burdensome for the reasons stated in Google’s objections thereto; and (ii) preparing a witness to  
11 identify all employees “with responsibilities tied to” each of those topics would be unduly  
12 burdensome. Google further objects to this request as seeking information that is better suited to an  
13 Interrogatory. Thus, this topic is not proportional to the needs of the case, and the burden of the  
14 proposed discovery outweighs any likely benefit. Subject to and without waiving the foregoing  
15 objections, Google will produce a witness to identify Google employees with primary  
16 responsibilities for the products at issue in Topics 1-11, subject to Google’s objections to each of  
17 those topics.

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1 DATED: May 26, 2021

QUINN EMANUEL URQUHART & SULLIVAN, LLP

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1 **PROOF OF SERVICE**

2 At the time of service, I was over 18 years of age and not a party to this action. I am  
3 employed in Washington, D.C. My business address is 1300 I Street NW, Suite 900, Washington,  
4 D.C. 20005.

5 On May 26, 2021, I served true copies of the following document(s) described as  
6 **DEFENDANT'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' NOTICE OF RULE**  
7 **30(b)(6) DEPOSITION** on the interested parties in this action as follows:

8 **SEE ATTACHED LIST**

9 **BY E-MAIL OR ELECTRONIC TRANSMISSION:** I transmitted PDF format copies of  
10 the document(s) described above to the e-mail addresses on the attached Service List pursuant to  
11 the agreement between the parties to serve discovery, in lieu of other service methods, by email  
12 under Fed. R. Civ. P. 5(b)(2)(E) (see Joint Case Management Statement VIII(E), Docket No. 59).  
13 The documents were transmitted by electronic transmission and such transmission was reported as  
14 complete and without error.

15 I declare under penalty of perjury under the laws of the United States of America that the  
16 foregoing is true and correct.

17 Executed on May 26, 2021 at Washington, D.C.

18  
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22 */s/ Carl Spilly*  
23 Carl Spilly  
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1 **SERVICE LIST**  
2

3 *Brown v. Google LLC*

4 Case No. 5:20-cv-03664-LHK-SVK

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